03:11:08 p.m.

REMARKS



This paper is intended as a full and complete response to the Office Action dated March 21, 2007, having a shortened statutory period for response set to expire on June 21, 2007.

Claims 1, 3-4, 25, 50, and 52-60 are currently amended in the Application.

Claims 66-72 are included to recite more clearly aspects of the subject matter.

Claims 1, 3-6, 8-14, 16-34, 50-62, and 64-72 are pending in the Application.

Claim Rejections -- 35 USC 102

The Office Action rejected Claims 1, 6, 50 and 51 under 35 USC 102(b) as being unpatentable over Harrison U.S. Patent Number 4,909,670. The Office Action states, "Harrison discloses a subsea pipeline (10) comprising a first pipeline (See Harrison, member 10 @ left side of Figure 4), intermediate buoyant pipeline section (See Harrison, member 10 @ 20 of Figure 4) and a second pipeline (See Harrison, member 10 @ right side of Figure 4)."

Applicant has amended base Claims 1 and 50, obviating the rejection. Harrison discloses a single float to create a temporary deflection in a pipeline to maintain axial tension above the seabed (See Harrison at col. 3, ll. 30-34). Harrison does not teach, show or suggest a pipeline comprising at least one distributed buoyancy region comprising two or more buoyancy solutions disposed thereon as required in every claim. Therefore, withdrawal of the rejection and allowance of the claims is respectfully requested.

The Office Action rejected Claims 1, 3, 5-6, 8-14, 16, 25-27, 33-34 and 50 under 35 U.S.C. § 102(a) as being anticipated by Pollack International Publication Number 2004/068014A1. The Office Action notes:

713 753 2453 KBR 03:11:31 p.m. 05-07-2007 12 /16

Pollack discloses an apparatus (1) to traverse a seabed topographic feature comprising a subsea pipeline (1) constructed to carry fluids from a first location (this is considered as the left of Fig. 1) across the topographic feature to a second location (this is considered as the right of Fig. 1) wherein the topographic feature is selected from the group consisting of subsea basins, domes, valleys, cliffs, canyons, escarpments and combinations thereof, said pipeline including at least one buoyancy region (6, 25) said pipeline comprising a first unbuoyed pipeline section (2) extending from said first location on a sea floor (4) to said distributed buoyancy region and a second unbuoyed pipeline section (3) extending from said distributed buoyancy region to said second location on a sea floor and said distributed buoyancy region connecting said first and said second pipeline

Applicant respectfully traverses the rejection. *Pollack* discloses a pipeline attached to a frame 25 (See *Pollack* at pg. 4, line 1). The frame 25 is supported using a "tower or frame construction 9, 10" (See *Pollack* at col. 3, line 16) or "buoyancy device[s] 36" (See *Pollack* at col. 4, line 16). The pipeline in *Pollack* is not supported by the buoyancy device 36. Only the frame 25 is supported by the buoyancy device 36. Therefore, *Pollack* at the very least does not teach, show or suggest a pipeline comprising a distributed buoyancy region comprising two or more buoyancy solutions disposed thereon as required in every claim. Withdrawal of the rejection and allowance of the claims is respectfully requested.

Claim Rejections -- 35 USC 103

sections in fluid communication.

The Office Action rejected Claim 4 under 35 U.S.C. § 103(a) as being unpatentable over *Pollack* in view of *Moses* U.S. Patent Number 5,615,977. The Office Action concludes *Pollack* discloses the invention "substantially as claimed" while *Moses* discloses the use of a continuous buoyant coating.

Applicant has amended base Claim 1 from which Claim 4 depends, obviating the rejection. Furthermore, *Moses* does not teach or suggest the use of a continuous buoyant coating,

Response to Office Action dated 03-21-2007

Serial Number: 10/711,487

713 753 2453 KBR . 03:12:00 p.m. 05-07-2007 13 /16

rather Moses discloses only the use of "buoyancy elements" (See Moses at col. 6, line 62) that

are a short section of coating on the pipeline. Moses makes clear that the coating as shown in

Figure 6 is incidental to the attachment of the "buoyancy element 62 that is rigidly attached to, or

made integral with, a very rigid pipe section" (See Moses at col. 6, Il. 64-66). Therefore, a

combination of Pollack and Moses does not teach, show, or suggest a buoyancy solution

comprising a continuous coating of buoyant material as required by Claim 4. Withdrawal of the

rejection and allowance of Claim 4 is respectfully requested.

The Office Action rejected Claim 3 under 35 U.S.C. § 103(a) as being unpatentable over

Harrison in view of Luppi U.S. Publication Number 2005/0158126. The Office Action

concludes Harrison discloses the invention "substantially as claimed" while Luppi discloses the

use of "a plurality of buoyancy means."

Applicant has amended Claim 3 and base Claim 1 from which Claim 3 depends,

obviating the rejection. A combination of *Harrison* and *Luppi* does not teach, show or suggest

two or more buoyancy solutions comprising discrete buoyancy-providing modules disposed

along a length of said pipeline as required in Claim 3. Withdrawal of the rejection and allowance

of Claim 3 is respectfully requested.

The Office Action rejected Claims 8, 28, and 58 under 35 U.S.C. § 103(a) as being

unpatentable over Harrison in view of Moses. The Examiner concludes that in order to reduce

pipeline stress, the use of flexure devices disclosed by Moses at the weighted joints disclosed by

Harrison is obvious. The Examiner states that Harrison teaches the use of weighted joints or

anchors at each end of the buoyant section of pipeline, thereby disclosing the invention

"substantially as claimed" while Moses discloses the use of "flexure devices" at each end of the

buoyant section.

Applicant respectfully traverses the rejection on grounds that a combination of the

references does not teach, show or suggest flexure control devices at two fixed ends of a buoyant

Response to Office Action dated 03-21-2007

Serial Number: 10/711,487

12

PAGE 13/16 * RCVD AT 5/7/2007 4:03:56 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-2/2 * DNIS:2738300 * CSID:713 753 2453 * DURATION (mm-ss):07-14

713 753 2453 KBR 03:12:28 p.m. 05-07-2007 14 /16

section of subsea pipeline to reduce bending stress and strain in a first pipeline section as required by Claims 8, 28, and 58. Moses discloses flexible couplings to permit limited movement of a pipeline connecting seabed and surface structures in response to currents, tides or wave action. Harrison discloses "weighted masses" on the pipeline at locations on "either side of the [seabed] undulation to be crossed" in order to "minimize the vertical deflection required to achieve the desired amount of slack" in conjunction with routing a seabed pipeline (See Harrison at col. 3, 11. 60-61, 65 continuing to col. 4 11.1-2). The weights in Harrison are interim measures to facilitate the permanent routing of a pipeline on the seabed. A fixed, seabed, pipeline installed as taught by Harrison would not be subjected to tidal or wave action and therefore would not require the use of the flexible couplings as taught by Moses. The purpose of Harrison is inapposite with the purpose of Moses. As such, the Examiner's combination of Harrison and Moses is improper and does not arrive at the Applicant's claimed invention. Withdrawal of the rejection and allowance of Claims 8, 28 and 58 is respectfully requested.

The Office Action rejected Claims 9, 17-24, 29-32, 52-57, 60, 61, 62, 64, and 65 under 35 U.S.C. § 103(a) as being unpatentable over *Harrison* in view of *Moses*. Applicant respectfully traverses the rejection. Since Claims 9, 17-24, 29-32, 52-57, 60, 61, 62, 64, and 65 are dependent from base Claims 8, 28 and 58, and include all of the limitations contained therein, the claims are patentable for at least the same reasons as their respective base claims. Withdrawal of the rejection and allowance of the claim is respectfully requested.

The Office Action rejected Claim 59 under 35 U.S.C. § 103(a) as being unpatentable over *Harrison* once modified by *Moses*, and in view of *Luppi*. The Examiner states, "It would have been considered obvious to one of ordinary skill in the art to further modify the (once modified) *Harrison* to include a plurality of buoyancy members as taught by *Luppi*."

Applicant respectfully traverses the rejection on grounds that a combination of the references does not teach, show or suggest two or more discrete buoyancy-providing modules disposed along a length of said pipeline as required by Claim 59. Contrary to the Examiner's

Response to Office Action dated 03-21-2007 Serial Number: 10/711,487

713 753 2453 KBR 03:12:59 p.m. 05-07-2007 15 /16

assertion, the modification of Harrison, through the addition of the flexible couplings disclosed in *Moses*, remains a pipeline supported by a single temporary buoy with flexible couplings.

Luppi adds nothing to the deficiencies of Harrison and Moses. Luppi discloses a single buoyant

element with multiple chambers therein to vary the buoyancy by adding or purging water/air

within the individual chambers. As such, a combination of Harrison, modified by Moses, with

Luppi, inevitably results in a pipeline supported by a single buoyant element. Therefore, a

combination of Pollack, Moses, and Luppi does not teach, show or suggest two or more discrete

buoyancy-providing modules disposed along a length of said pipeline as required by Claim 59.

Furthermore, since Claim 59 is dependent upon base Claim 8 and includes all of the limitations

recited therein, Claim 59 is patentable for at least the same reasons as base Claim 8. Withdrawal

of the rejection and allowance of the claim is respectfully requested.

The secondary references made of record are noted. However, it is believed that the

secondary references are no more pertinent to the Applicant's disclosure than the primary

references cited in the Office Action. Therefore, Applicant believes that a detailed discussion of

the secondary references is not necessary for a full and complete response to this Office Action.

Having addressed all issues set out in the office action, Applicant respectfully submits

that the pending claims are now in condition for allowance. Applicant invites the Examiner to

telephone the undersigned attorney if there are any issues outstanding which have not been

addressed to the Examiner's satisfaction

Response to Office Action dated 03-21-2007 Serial Number: 10/711,487

14

713 753 2453 KBR 03:13:23 p.m. 05-07-2007 16 /16

The Commissioner is hereby authorized to charge Deposit Account No. 11-0400 in the name of Kellogg Brown & Root LLC, for any fees incurred by this filing or any fees required to make this response timely and acceptable to the Office.

Applicant thanks the Examiner for his time on the matter.

Respectfully submitted,

Date:

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Reg. No. 50,771

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